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Attorney for Defendant  
Jeremy Jay Gullett

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON  
The Honorable Salvador Mendoza, Jr.

United States of America,

Plaintiff,

No. 4:19-cr-6017-SMJ

V.

Jeremy Jay Gullett,

Defendant.

## **Statement of Reasons in Support of Motion to Continue**

My attorney has advised me of my right under the Speedy Trial Act, 18 U.S.C.

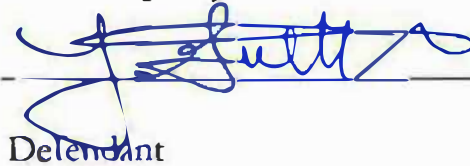
§3161, to go to trial within a 70-day period. My attorney has also advised me that a continuance of the trial is needed and we have discussed the reasons for a continuance.

A Motion to Continue the trial has been filed. I ask this Court to grant that Motion to

Continue and reset the trial date from its current date of July 15, 2019 to a date not later

than October 28, 2010 for the reasons stated in the motion to continue and under 18

1 I understand that if the Court grants the Motion to Continue that all time  
2 between the date the Motion to Continue was filed and the new date for trial will be  
3 excluded from the speedy trial period under the Speedy Trial Act.

4   
5  
6 Defendant

7 Date: 5/21/19  
8

9 I have read this form and discussed the contents with my client  
10   
11

12 Counsel for Defendant  
13

14 Date: 5/21/19  
15

16 Dated: May 23, 2019  
17

18 By s/ Paul E. Shelton  
19

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## Certificate of Service

I hereby certify that on May 23, 2019, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System, which will send notification of such filing to the following:

Caitlin A. Baunsgard, Assistant United States Attorney.

s/ Paul E. Shelton  
Paul E. Shelton